

BEFORE
THE PUBLIC SERVICE COMMISSION OF
SOUTH CAROLINA
DOCKET NO. 95-716-C - ORDER NO. 95-1418✓
AUGUST 7, 1995

IN RE: Request of MCI Telecommunications Corporation for Approval of Revisions to its SCPSC Tariff No. 1 (Ref: TN 95-98).) ORDER
) APPROVING
) TARIFF AND
) CLOSING DOCKET

This matter comes before the Public Service Commission of South Carolina (the Commission) on the request of MCI Telecommunications Corporation (MCI or the Company) for approval of revisions to its SCPSC Tariff No. 1 (Ref: TN 95-98). MCI filed a request for approval of revisions to its SCPSC Tariff No. 1 as follows: (1) rename the consumer debit card product MCI PhoneCash; (2) introduce Option P (MCI Prepaid), a commercial prepaid calling card offering; and (3) clarify the rates and discounts for MCI Vision customers participating in the Interstate Vision RPP Plan.

Pursuant to the directions of the Commission's Executive Director, MCI published a Notice in a newspaper of general circulation one time. Southern Bell Telephone and Telegraph Company (Southern Bell) intervened in the matter.

The Commission subsequently issued Order No. 95-874, establishing pre-filing deadlines in this matter.

Subsequently, MCI and Southern Bell entered into a Stipulation which is attached hereto as Attachment A. In the

Stipulation both parties agree that MCI represents that the services for which it seeks authority through the Application are not intended to be used to complete local calls, and MCI agrees that it is not seeking authority in this Docket to authorize it to complete local calls.

The Commission has examined the contents of this Stipulation, and finds the contents reasonable, and hereby adopts the Stipulation as agreed to by the parties. Southern Bell has also moved to withdraw its intervention in this matter pursuant to the Stipulation. This Motion is granted.


The Commission has examined the contents of the proposed changes in the tariff, and find them reasonable, and in the public interest as filed.

IT IS THEREFORE ORDERED THAT:

1. The request for approval of revisions to MCI's SCPSC Tariff No. 1 are hereby approved as filed.
2. The Stipulation between MCI and Southern Bell is hereby adopted.
3. The Motion to Withdraw Intervention by Southern Bell is hereby granted.
4. The Order No. 95-874 ordering the pre-filing of testimony is hereby rescinded.
5. The hearing in this matter is hereby cancelled.

6. This Order shall remain in full force and effect until further Order of the Commission.

BY ORDER OF THE COMMISSION:


Chairman

ATTEST:


Executive Director

(SEAL)

FILED
7/18/95

ACCEPTED
Legal *Balm 7/12/95*

DN 95-716-C 95-1418
ATTACHMENT A

BEFORE
THE PUBLIC SERVICE COMMISSION
OF SOUTH CAROLINA
DOCKET NO. 95-716-C

S. C. PUBLIC SERVICE COMMISSION
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JUL 17 1995
RECEIVED
S. C. PUBLIC SERVICE COMMISSION

IN RE:

REVISIONS TO MCI
TELECOMMUNICATIONS CORPORATION)
P.S.C. - S.C. TARIFF NO. 1)
INTRODUCING PREPAID CALLING)
SERVICE)

STIPULATION

The Applicant, MCI Telecommunications Corporation ("MCI"), and
Southern Bell Telephone and Telegraph Company ("Southern Bell"), as
Intervenor, by and through their undersigned counsel, hereby stipulate as follows:

- (1) Any grant of approval shall clearly be for interLATA services and
and such intraLATA services as contemplated by PSC Order No. 93-
462, dated June 3, 1993.
- (2) MCI represents that the services for which it seeks authority through
this Application are not intended to be used to complete local calls.
MCI agrees that it is not seeking authority in this docket to authorize
it to complete local calls. Further, MCI agrees that it will not use
either this Stipulation or the services specified in the tariffs filed in
the above-captioned docket as grounds upon which to argue before
this Commission that MCI should be authorized to transport and
complete local calls. MCI represents that it will not market,
advertise, encourage, or offer its services to be used as a method of
transporting and completing local calls.

- (3) MCI affirms that, at this time, it cannot prevent the completion of local calls on its network by customers using the services specified in the tariffs filed in the above-captioned docket. For this reason, MCI cannot stipulate that its customers will not compete local calls using its services. Therefore, MCI may bill for completion of local calls and collect the revenues therefore. When it becomes technically and practically possible for MCI to implement blocking of local call completion using the services of MCI, MCI will implement such blocking until such time as it has obtained authority from the South Carolina Public Service Commission to transport and complete local calls.

Based upon the acceptance of this Stipulation by the Commission, Southern Bell hereby withdraws its intervention in this docket.

AGREED AND STIPULATION TO:

By: Martha P. McMillin
Martha P. McMillin, Esq.
MCI Telecommunications Corp.
780 Johnson Ferry Road
Suite 700
Atlanta, GA 30342

Attorney for MCI
Telecommunications Corp.

July 13, 1995

AGEED AND STIPULATED TO:

By: Harry M. Lightsey, III
Harry M. Lightsey, III, Esq.
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Attorney for Southern Bell
Telephone & Telegraph Co.